Case: 19-30088 Doc# 2787 Filed: 06/28/19 Entered: 06/28/19 14:56:14 Page 1 of

## NEW YORK STATE, COUNTY OF NEW YORK

At the time of service, I was over 18 years of age and **not a party to this action**. I am an attorney at the law firm of Weil, Gotshal & Manges LLP in the County of New York, New York State. My business address is 767 Fifth Avenue, New York, New York 10153.

On June 27, 2019 at 11:11 a.m. (Pacific Time), I served a redline comparison of the proposed Order (the "Bar Date Order") granting the Motion of Debtors Pursuant to 11 U.S.C. §§ 502(b)(9) and 105(a), Fed. R. Bankr. P. 2002, 3003(c)(3), 5005, and 9007, and L.B.R. 3003-1 for Order (i) Establishing Deadline for Filing Proofs of Claim, (ii) Establishing the Form and Manner of Notice Thereof, and (iii) Approving Procedures for Providing Notice of Bar Date and Other Information to all Creditors and Potential Creditors [Dkt. No. 1784] (the "Bar Date Motion") against the version of the Bar Date Order attached to the Debtors' Corrected Omnibus (i) Reply in Support of the Debtors' Bar Date Motion, and (ii) Objection to the TCC's Bar Date Motion [Docket No. 2646] on the parties that objected to the Bar Date Motion as follows:

## BY E-MAIL on:

Counsel for the Official Committee of Tort Claimants:  Robert Julian (rjulian@bakerlaw.com) Cecily Duma (cdumas@bakerlaw.com) Eric Sagerman (esagerman@bakerlaw.com) Lauren Attard (lattard@bakerlaw.com) Eric Goodman (egoodman@bakerlaw.com)	Counsel for the Official Committee of Unsecured Creditors: Gregory Bray (gbray@milbank.com) Tom Kreller (tkreller@milbank.com) Andrew LeBlanc (aleblanc@milbank.com)
United States Trustee for Region 3:  Tim Laffredi (timothy.s.laffredi@usdoj.gov)  Marta Villacorta (marta.villacorta@usdoj.gov)	Counsel for California Department of Toxic Substances Control, et al.: Paul Pascuzzi (ppascuzzi@ffwplaw.com) Steven Felderstein (sfelderstein@ffwplaw.com)
Counsel for the Ad Hoc Group of Subrogation Claim Holders:  Kathryn Diemer (kdiemer@diemerwei.com) Matthew Feldman (mfeldman@willkie.com) Joseph Minias (jminias@willkie.com) Daniel Forman (dforman@willkie.com)	Counsel for Sonoma Clean Power Authority:  Larry Engel (larry@engeladvice.com) Mark Gorton (mgorton@boutinjones.com) Jessica Mullan (jmullan@sonomacleanpower.org)

Case: 19-30088 Doc# 2787 Filed: 06/28/19 Entered: 06/28/19 14:56:14 Page 2 of

1	Counsel for the Singleton Law Firm Fire Victim Claimants:	Counsel for Individual Butte Fire, North Bay Fires, and Camp Fire Victim
2	Gerald Singleton (gerald@slffirm.com)	Claimants: Dario de Ghetaldi (deg@coreylaw.com)
3	John Lemon (john@slffirm.com)	Amanda L. Riddle (alr@coreylaw.com)
3		Steven Berki (smb@coreylaw.com)
4		Sumble Manzoor (sm@coreylaw.com)
		Michael Danko (mdanko@dankolaw.com)
5		Kristine Meredith
6		(kmeredith@dankolaw.com)
		Shawn Miller (smiller@dankolaw.com)
7		Eric Gibbs (ehg@classlawgroup.com)
8		Dylan Hughes (dsh@classlawgroup.com)
	Counsel for State Farm Mutual Automobile	Counsel for Certain Paradise Businesses
9	Insurance Company:	and Residents:
	Lily North (lily.north@dechert.com)	John Pierce
10	Allan Brilliant	(jpierce@piercebainbridge.com)
11	(allan.brilliant@dechert.com)	Thomas Warren
	Shmuel Vasser	(twarren@piercebainbridge.com)
12	Shmuel Vasser (shmuel.vasser@dechert.com)	(twarren@piercebainbridge.com) Michael Gottfried
12	Shmuel Vasser	(twarren@piercebainbridge.com)
	Shmuel Vasser (shmuel.vasser@dechert.com) Alaina Heine (Alaina.heine@dechert.com)	(twarren@piercebainbridge.com) Michael Gottfried
12	Shmuel Vasser (shmuel.vasser@dechert.com)	(twarren@piercebainbridge.com) Michael Gottfried
12 13 14	Shmuel Vasser (shmuel.vasser@dechert.com) Alaina Heine (Alaina.heine@dechert.com)  Counsel for the Public Advocates Office:	(twarren@piercebainbridge.com) Michael Gottfried
12 13 14 15	Shmuel Vasser (shmuel.vasser@dechert.com) Alaina Heine (Alaina.heine@dechert.com)  Counsel for the Public Advocates Office: Alisa Lacey (alisa.lacey@stinson.com)  The Debtors solicited comments from the	(twarren@piercebainbridge.com) Michael Gottfried (mgottfried@lgbfirm.com)  above parties on the proposed Bar Date Order and
12 13 14	Shmuel Vasser (shmuel.vasser@dechert.com) Alaina Heine (Alaina.heine@dechert.com)  Counsel for the Public Advocates Office: Alisa Lacey (alisa.lacey@stinson.com)  The Debtors solicited comments from the requested responses by June 28, 2019 at 11:00 a.m	(twarren@piercebainbridge.com) Michael Gottfried (mgottfried@lgbfirm.com)  above parties on the proposed Bar Date Order and

requested responses by June 28, 2019 at 11:00 a.m. (Pacific Time). The proposed Bar Date Order submitted for entry reflects comments the Debtors received from the United States Trustee, Counsel for the Official Committee of Tort Claimants, Counsel for the Official Committee of Unsecured Creditors, Counsel for State Farm Mutual Automobile Insurance Company, Counsel for the Ad Hoc Group of Subrogation Claim Holders, Counsel for the Public Advocates Office, and Counsel for California Department of Toxic Substances Control, and other state agencies. Counsel for Certain Paradise Businesses and Residents requested the addition of language that was not discussed at the hearing held on the Bar Date Motion on June 26, 2019 and which the Debtors have not included.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: June 28, 2019

/s/ Rachael Foust
Rachael Foust